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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/627,072	07/24/2003	Larry Bone	02280.003270	3104
5514	7590	06/27/2006	EXAMINER	
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA NEW YORK, NY 10112			ELKINS, GARY E	
			ART UNIT	PAPER NUMBER
			3727	

DATE MAILED: 06/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	10/627,072	BONE, LARRY
	Examiner Gary E. Elkins	Art Unit 3727

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 10 April 2006.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-21 is/are pending in the application.

4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) 12-20 is/are allowed.

6) Claim(s) 1-4 and 7-11 is/are rejected.

7) Claim(s) 5,6 and 21 is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date. _____
 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
 Paper No(s)/Mail Date _____ 5) Notice of Informal Patent Application (PTO-152)
 6) Other: _____

DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-4 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Desmond (fig. 11 emb) in view of Buford. Desmond discloses an access panel 32, sidearms 42, a bottom panel 19, side panels 46, front access opening (formed by a portion of front panel 22 when opened), front panel flaps 34 and top panel or covering 17. Desmond does not disclose a lip accommodation panel on an inner side of the front panel and hinged to the access panel. Buford teaches that it is known to form a lip accommodation panel 48 connected to an access panel 50 and located behind a portion 31 of a front panel to space the access panel upwardly from the bottom. It would have been obvious to make the carton of Desmond with a lip accommodation panel positioned on the inside of the front panel as taught by Buford to space the access panel upwardly from the bottom.

3. Claims 1-4, 8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aaron in view of Buford. Aaron discloses an access panel 10, sidearms 11, a bottom panel 20, side panels 32, front access opening A, front panel flaps 22 and top panel or covering 16. Aaron does not disclose a lip accommodation panel on an inner side of the front panel and hinged to the access panel. Buford teaches that it is known to form a lip accommodation panel 48 connected to an access panel 50 and located behind a portion 31 of a front panel to space the access panel

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upwardly from the bottom. It would have been obvious to make the carton of Aaron with a lip accommodation panel positioned on the inside of the front panel as taught by Buford to space the access panel upwardly from the bottom.

4. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over the prior art as applied to claim 1 in either paragraph 4 or 5 above, and further in view of either Scherr or Valiulis. Each of modified Desmond and modified Aaron fails to disclose a means for affixing the carton to a surface. Each of Scherr and Valiulis teaches that it is known to make a display dispensing carton with means (hook and loop fasteners; holes to receive a hanging rod, respectively) to affix the container to a surface during use. It would have been obvious to make the container of Desmond or Aaron with means to affix the container to a surface as taught by either Scherr or Valiulis to allow easier display and use of the container, e.g. in a store.

5. Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over the prior art as applied to claim 3 in either paragraph 4 or 5 above, and further in view of Ours et al. Each of modified Desmond and modified Aaron fails to disclose a holding means on the sidearm to hold the access panel in a predetermined open position. Ours et al teaches that it is known to make sidearms with holding means formed by the notches adjacent the projections 38 to hold the access panel in a predetermined open position. It would have been obvious to make the sidearms in either Desmond or Aaron with holding means as taught by Ours et al to prevent the access panel from inadvertently returning to a closed position.

Allowable Subject Matter

6. Claims 12-20 are allowed.

7. Claims 5, 6 and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

8. Applicant's arguments filed 10 April 2006 have been fully considered but they are not persuasive.

The remarks assert that neither Desmond or Aaron disclose a top panel which is removable in whole or in part to expose product through the top of the carton as is now set forth in claim 1. In response, the top panel 17 in Desmond or 16 in Aaron are each clearly capable of being removed at least in part as claimed by simply cutting a hole in the panel. The rejected claims are not defining any particular top panel defining structure, perforations, etc. which would define over the top panel in either of these references. Since the references are capable of the intended removal, no distinction is seen between the carton structure claimed and that shown in the either Desmond or Aaron.

The remarks assert that an advantage of the removable top panel disclosed is that, when removed, it forms an opening with the movable front access panel. While the disclosed invention includes such an arrangement, the claimed construction within the rejected claims encompasses top panels as shown in the prior art and top panels which are capable of being removed without forming a continuous opening with the front access panel.

Conclusion

In order to reduce pendency and avoid potential delays, Technology Center 3700 is encouraging FAXing of responses in Office Actions to (571)273-8300. This practice may be

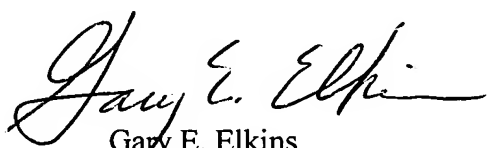
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used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by Applicants who authorize charges to a PTO deposit account. Please identify the Examiner and art unit at the top of your cover sheet.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. Also, copies of an office action or other file information may be obtained from the Private PAIR system. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions regarding access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any inquiry concerning this communication or earlier communication from the Examiner should be directed to Gary Elkins at telephone number (571)272-4537. The Examiner can normally be reached Monday, Tuesday and Thursday.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Mr. Nathan Newhouse can be reached at (571)272-4544.



Gary E. Elkins
Primary Examiner
Art Unit 3727

gee
25 June 2006